

10-29-08:
PAYMENT OF FILING
FEE WAIVED

Susan L. Carlson
Susan L. Carlson
Supreme Court Deputy Clerk

RECEIVED
SUPREME COURT
STATE OF WASHINGTON
08 OCT 29 AM 7:42
BY RONALD R. GEMPEL
CLERK

IN THE COURT OF APPEALS OF THE STATE OF WASHINGTON

DIVISION _____

82329-4

Douglas Louis Blackburn

NO. 041001138 Island

PERSONAL RESTRAINT PETITION

Petitioner's Full Name

If there is not enough room on this form, use the back of these pages or use other paper. Fill out all of the form and other papers you are attaching before you sign this form in front of a notary.

A. STATUS OF PETITIONER

1. Douglas Louis Blackburn Monroe Security unit
(Full name and current address)
P.O. Box 7001 Monroe Wa. 98272

Apply for relief from confinement. I am X am not _____ now in custody serving a sentence upon conviction of a crime. (If not serving a sentence upon conviction of a crime) I am now in custody because of the following type of court order: DOSA Revoke
(Identify type of court order)

1. The court in which I was sentenced is: Whidbey Island, Island county
2. I was convicted of the crime of: Failier to obey all Laws
a D.O.C. Hearing
3. I was sentenced after (check one) Trial Plea of Guilty on 5/27/08
Date of Sentence
4. The Judge who imposed sentence was D.O.C. Hearings officers Robert Lelanne
5. My lawyer at trial court was "Myself" I was not allowed a Lower
Name and Address if known

6. I did X did not _____ appeal from the decision of the trial court. (If the answer is that I did), I appealed to: Hearings and Decisions Appeals
Name of court or courts to which appeal took place

7. My lawyer for my appeal was: Myself
Name and address if known or write "none"

The decision of the appellate court was X was not _____ published. (If the answer is that it was published, and I have this information) the decision is published in Copies our

in the paper work Page 41 & 42

8. Since my conviction I have _____ have not X asked a court for some relief from my sentence other than I have already written above. (If the answer is that I have asked, the court I asked was _____ - NA - _____ . Relief was denied on _____
Name of court

- NA -
Date of Decision or, if more than one, all dates)

(If you have answered in question 7 that you did ask for relief), the name of your lawyer in the proceedings mentioned in my answer was Myself
Name and address if known

9. If the answers to the above questions do not really tell about the proceedings and the courts, judges and attorneys involved in your case, tell about it here: In my paper

work sent to you. Page 41, 42, 43

B. GROUNDS FOR RELIEF:

(If I claim more than one reason for relief from confinement, I will attach sheets for each reason separately, in the same way as the first one. The attached sheets should be numbered "First Ground", "Second Ground", "Third Ground", etc). I claim that I have 4 reason(s) for this court to grant me relief from the conviction and sentence described in Part A.

Page. A1, B2, C1, D4^{ES} Ground in my paper work I
(First, Second, etc) sent you

1. I should be given a new trial or released from confinement because (State legal reasons why you think there was some error made in your case which gives you the right to a new trial or release from confinement): I was not charged with a crime.

I didn't do anything illegal, Or brake any laws.

2. The following facts are important when considering my case. (After each fact statement put the name of the person or persona who know the fact and will support your statement of the fact. If the fact is already in the record of your case, indicate that also) I was not threatening

Shelley Blackburn. "Witness" Leanna Christian
the statement is in the paper work Page 19 & 20

3. The following reported court decisions (indicate citations if possible) in cases similar to mine show the error I believed happened in my case. (If none are known, state "None Known".)

None Known

4. The following statutes and constitutional provisions should be considered by the court. (If none are now, state, "None Known") None Known

5. This petition is the best way I know to get the relief I want, and not other way will work as well because: I have exhausted all outther avinews

C. STATEMENT OF FINANCES:

If you cannot afford to pay the \$250 filing fee or cannot afford to pay an attorney to help you, fill out this form. If you have enough money for these, do not fill this part of the form. If currently in confinement you will need to attach a copy of your prison finance statement.

1. I do X do not ask the court to file this without making me pay the \$250 filing fee because I am so poor and cannot pay the fee.

2. I have \$ 0 in my prison or institution account.

3. I do ☒ do not _____ ask the court to appoint a lawyer for me because I am so poor and cannot afford to pay a lawyer.

4. I am ☒ am not _____ employed. My salary or wages amount to \$ 33⁰⁰ a month. My employer is Don Dilmen M.S.U Monroe Prison
Name and address of employer

5. During the past 12 months I did _____ did not ☒ get any money from a business, profession or other form of self-employment. (If I did, it was _____
Type of self-employment

And the total income I received was \$ 0.

6. During the past 12 months I:

Did _____ Did Not ☒ Receive any rent payments. If so, the total I received was \$ 0

Did _____ Did Not ☒ Receive any interest. If so, the total I received was \$ 0

Did _____ Did Not ☒ Receive any dividends. If so, the total I received was \$ 0

Did _____ Did Not ☒ Receive any other money. If so the total I received was \$ 0

Do _____ Do Not ☒ Have any cash except as said in question 2 of Statement of Finances. If so the total amount of cash I have is \$ 0

Do _____ Do Not ☒ Have any savings or checking accounts. If so, the total amount in all accounts is \$ 0

Do _____ Do Not ☒ Own stocks, bonds or notes. If so, their total value is: \$ 0

7. List all real estate and other property or things of value which belong to you or in which you have an interest. Tell what item or property is worth and how much you owe on it. Do not list household furniture and furnishings and clothing which you or your family need:

Items	Value
<u>None</u>	

8. I am _____ am not ☒ married. If I am married, my wife or husband's name and address is:

-NA-

9. All of the persons who need me to support them are listed below:

Name & Address	Relationship	Age
NONE		

10. All the bills I owe are listed here:

Name & Address of Creditor	Amount
L.F.O. Island County	\$4,000.00
Student Loan	\$7,000.00
child support	\$30,000.00

D. REQUEST FOR RELIEF:

I want this court to:

☐ Vacate my conviction and give me a new trial

☒ Vacate my conviction and dismiss the criminal charges against me without a new trial

Other: reinstate my D.O.S.A.
(Please Specify)
and give me time for credit severed

E. OATH OF PETITIONER

STATE OF WASHINGTON)

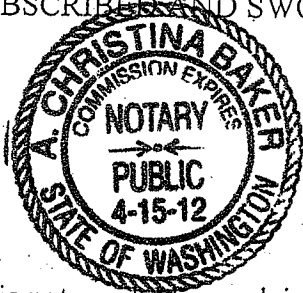
) ss.

COUNTY OF Island)

After being first duly sworn, on oath, I depose and say: That I am the petitioner, that I have read the petition, know its contents, and I believe the petition is true.

Doug Blackburn
(Signature Here)

2008 SUBSCRIBED AND SWORN to before me this 27 day of October



A. Christina Baker
Notary Public in and for the State of Washington
Residing at Monroe, WA

If a notary is not available, explain why none is available and indicate who can be contacted to help you find a Notary: _____

I declare that I have examined this petition and to the best of my knowledge and belief it is true and correct.

DATED This 27 day of October, 2008.

Doug Blackburn
(Signature Here)

(A) (1)

Appeal Reason

I was found guilty for "Failure to Obey all Laws" I did not Brake any laws. I did not threaten Shelley Blackburn Refer to pageiges 1A-10A. Not once Did I ever say I am going to kill her or I will kill Her.

Please Read over the case carefully Everything is in thier.

(B) (2)

Appeal Reason:

I don't feel my hearing was (Just).

I could not cross examine Shelley Blackburn because of the Restraining order upon my right. Mentioned on Page 3/3-6 I have the right "to confront and cross-examine witnesses appearing and testifying at the hearing".

The Protection order states: Respondents is Restrained from coming near and from having any contact whatsoever in person or through others by phone mail or any means directly or indirectly except for mailing or service of process of Court documents by 3rd party or contact by respondents' Lawyer(s) or with ☒ petitioner ☐ the minors named in the table above. Copies our in the Paper work of the petition.

Page 43 Refer to C.D. No. 2800 Robert says he identified that it said indirectly or directly no contact. (Protection order)

The proper steps were not taken to allow me to cross-examine Shelly Blackburn. The hearings officer said "he thought it would be ok" for me to talk to her. Refer to C.D. number counter 2600. The fact is he rely didn't know if it was or not. At that point the hearing should of been stopped and proper proceedings should have been perused to find out for sure. I could not chance acquiring new charges. My constitutionall rights were Vialated.

P. 44

②③

TO: P.R.P. Board

While I was at my hearing, The hearing officer called my P.O. Rob Dinkman and my sister-in-law Shelley Blackburn was in his office and was put on the confri's phone. I perceded to tell the hearings officer that she put a restraining order against me and I couldn't talk to her and that I couldn't cross exzamen her because of the no contact order. He said that it was ok. I refused to talk to her threw him or deirectly to her. I could acure a new charge. "I was not aloud to talk to her at all! Do to the temporary Order for protection. Please review the C.D. of the hearing witch is inclosed in with this P.R.P. I did try to tell the hearing officer but he wouldn't listen. I feel that my rights were Vialated and I was put in the pastion to have to brake a court order, so I fet I could do nothing, butt sit there and be put on the couls, and do nothing to be able to defend my self. She was lieing about things and totaly exzaurated what happend and things that never did. I've never said a bad thing about her or ever disrespected her ever.

Dorey Blackburn

Ref. to Page 43 for copy of protection order.

①④

Reason for Appeal:

My mother sent me a letter stating about Shellys cariter to give to the hearings officer explaining that she wants to keep me away from the house. They would not read it or Let me submit it. The D.O.C rep. Pited it up to read, and the hearings officer grabed it out of her hand and would not let her read it. I asked if she did something rong and he didnt say a word. (Listen to C.D. NO. counter 5500) I asked if she did anything rong. This Letter was very inportant to the case and Rob wouldn't even Look at it. In the hearing a grate deal of the decison was detemined on shellys statement during the hearing Note in the C.D. I couldn't say a word or sumit the letter I had. (Gail Blackburns). After the confence call with Rob Dinkmen & Shelly Blackburn my defence was shut out. I could not think of anything to say. My rights were violated and I could not crossexzamen shelly with out braking the law. Refer TO Page: 36, 37, 38, 39, 40

Doug Blackburn

Appeal Reason (E-5)

I asked for a stay of proceedings at the beginning of the hearing. I was Denied! I should have been granted it because there were no charges filed. The D.C.C. hearing was far not Obeying all Laws. I didn't brake any.

Doug Blackburn

On the CD No. counter 5700 I say I am not a lower, and Robert says your not expected to be. That's not true. I have to represent myself since I'm not aloud to have a lower.

"What Kind of hearing is that?"

Refer to Page 2-F

P. (41)

A438



STATE OF WASHINGTON

DEPARTMENT OF CORRECTIONS

P.O. BOX 41100 • Olympia, Washington 98504-1100

REGIONAL APPEALS PANEL DECISION

FROM: DOC Regional Appeals Panel, Northwest Regional Appeals Panel, Longview, WA

TO: Doug Blackburn

DOC #: 944347

Date: 06/23/08

On 5/27/08, a DOC Hearing was conducted by, Hearings Officer Robert LaLanne, at the Snohomish County Jail and the Hearing Officer found you guilty of; 1) Failure to obey all laws specifically; threatening to kill Shelley Blackburn on or about 5/14/08, which is a violation of the conditions of your supervision/custody. The Hearing Officer issued a Hearing and Decision Summary on 5/27/08, and imposed the following sanction(s) upon you: Revocation your DOSA.

On 6/4/08, your appeal was received in which you requested a review of the Hearing Officer's decision and/or sanction. You specifically appealed:

- ☐ The finding(s) of guilt
 X The sanction(s) imposed
 X Other, as explained below:

Specifically, you denied that you were guilty of the violation.

The DOC Regional Appeals Panel has investigated your appeal request and finds that:

- ☐ You were found guilty based upon sufficient evidence.
☐ There was insufficient evidence for a finding of guilt as explained below.
☐ A procedural error was made as explained below.
☐ A guilty finding was made based on unconfirmed allegations as explained below.
 X Other as explained below:

The appeals panel reviewed your written appeal, the Hearings Officer's written report as well as all accompanying discovery documentation. The appeals panel also listened to the hearing transcript in its entirety.

First, the panel notes that this was an administrative Dept. of Corrections hearing conducted under the "preponderance of evidence standard." This means that any proceedings in criminal court or lack thereof are irrelevant to your situation. DOC Hearings Officers are responsible to hold you accountable for your behaviors, not for criminal convictions. In this case, RCW 9A.46.020 states:

A person is guilty of harassment if:

- (a) Without lawful authority, the person knowingly threatens:
 (i) To cause bodily injury immediately or in the future to the person threatened or to any other person...

The appeals panel unanimously agreed that you were found guilty of this behavior by a preponderance of the evidence.

Second, the panel notes that you were convicted of Manufacture and Possession of Methamphetamine on 8/19/04. That conviction carried a standard range of 68 – 100 months confinement. The sentencing judge decided to forgo that standard range and imposed a DOSA allowing you to forgo approximately half of the confinement based upon your agreement to remain law abiding and to participate in drug and alcohol treatment. It was explained to you that violations of your supervision may result in revocation of your DOSA. You were given several more opportunities to avoid return to confinement when Hearings Officers did not revoke your DOSA at violation hearings on; 9/26/07, 12/4/07, and 4/2/08. Additionally, your CCO gave you two more chances when you were given stipulated agreements on 8/22/07 and 2/14/08 rather than being brought before a Hearings Officer.

At this time, it is clear that you have been given multiple opportunities to comply, yet continue to engage in unlawful behavior. You gave the Hearings Officer no other choice but to revoke your DOSA. The panel concurs that the sanction imposed was consistent with current state law and DOC policy.

P. (412)

AND THEREFORE

The decision of the Hearing Officer is:

- ☐ Reversed and vacated
☐ Reversed and remanded for a new hearing. You will be notified of the hearing date, when scheduled.
☐ Modified as follows:
X Affirmed

Bt L Kitchens

DOC REGIONAL APPEALS PANEL MEMBER Brent Kitchens

DATE 6-23-08

Tina Miller

DOC REGIONAL APPEALS PANEL MEMBER Tina Miller

DATE 6-23-08

Nanci A Parks

DOC REGIONAL APPEALS PANEL MEMBER Nanci A. Parks

DATE 6-23-08

09-235draft

Distribution: **ORIGINAL** - Hearing File **COPY** - Offender, CCO, Hearing Officer, Hearing Officer 2, Work or Pre-Release Sup., Facility / Unit Evidence Custodian, Field File, Hearings Manager

P. 43

FILED

MAY 15 2008

SHARON FRANZEN
ISLAND COUNTY CLERK

**Superior Court of Washington
For Island County**

No. **08 2 00363 3**

Shelley D. Blackburn 6/18/61
Petitioner DOB

vs.

Douglas LA Blackburn 9/5/63
Respondent DOB

**Temporary Order for Protection and
Notice of Hearing (TMORPRT)**
(Clerk's Action Required)

Next Hearing Date/Time: 5/28/08 1:00 pm
At: Law & Justice Center 101 NE 6th St, 1st Floor
Coupeville WA 98239

Names of Minors: ☒ **No Minors Involved**

First Middle Last Age

Respondent Identifiers

Sex	Race	Hair
<u>M</u>	<u>W</u>	<u>Blond</u>
Height	Weight	Eyes
<u>5'10"</u>	<u>190</u>	

Respondent's Distinguishing Features:

Caution:

Access to weapons: ☐ yes ☐ no ☒ unknown

The Court Finds:

The court has jurisdiction over the parties, the minors, and the subject matter. The respondent will be served notice of his or her opportunity to be heard at the scheduled hearing. RCW 26.50.070. For good cause shown, the court finds that an emergency exists and that a Temporary Protection Order should be issued without notice to the respondent to avoid irreparable harm.

The Court Orders:

- ☒ 1. Respondent is **Restrained** from causing petitioner physical harm, bodily injury, assault, including sexual assault, and from molesting, harassing, threatening, or stalking ☒ petitioner ☐ the minors named in the table above ☐ these minors only;
- ☒ 2. Respondent is **Restrained** from coming near and from having any contact whatsoever, in person or through others, by phone, mail, or any means, directly or indirectly, except for mailing or service of process of court documents by a 3rd party or contact by respondent's lawyer(s) with ☒ petitioner ☐ the minors named in the table above ☐ these minors only;

Additional no contact provisions are on the next page.

The terms of this order shall be effective until **the end of the hearing, noted above.**

CSMITH

WASHINGTON STATE REFORMATORY

OTRTASTB

T R U S T A C C O U N T S T A T E M E N T

6.04.4.0.1.1

DOC# 0000944347 Name: BLACKBURN, DOUGLAS

BKG# 32323

LOCATION: D03-057-DD321L

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
DCS	CHILD SUPPORT PAYMENTS	001667472	UNLIMITED	173.52	0.00
SPOSD	SAPOS POSTAGE DEBT	08272008	7.75	0.00	0.00

TRANSACTION DESCRIPTIONS --

SPENDABLE BAL SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
08/07/2008	CLASS 3 GRATUITY WSRUL 7/08		54.08	54.30
08/07/2008	Deductions-CVC-02082000 D D		(2.70)	51.60
08/07/2008	Deductions-DCS-001667472 D D		(8.11)	43.49
08/07/2008	Deductions-COSFD-03312004 D D		(10.82)	32.67
08/08/2008	CRS SAL ORD #4709529STOR		(29.53)	3.14
08/09/2008	I05 - TV CABLE FEE		(0.50)	2.64
08/15/2008	CRS SAL ORD #4720068STOR		(2.64)	0.00

TRANSACTION DESCRIPTIONS --

SAVINGS BALANCE SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

WORK RELEASE SUB-ACCOUNT
SAVINGS

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

EDUCATION ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

MEDICAL ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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TRANSACTION DESCRIPTIONS --

POSTAGE ACCOUNT SUB-ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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08/27/2008	SAPOS POSTAGE DEBT		7.75	8.11
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08/27/2008	SAPOS SAL ORD #4739282STOR		(8.11)	0.00
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TRANSACTION DESCRIPTIONS --

COMM SERV REV SUB-ACCOUNT
FUND ACCOUNT

DATE	TRANSACTION DESCRIPTION	RECEIPT#	TRANSACTION AMT	BALANCE
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09/03/2008 12:38

Department of Corrections

Page 976 of 1094

CSMITH

WASHINGTON STATE REFORMATORY

OTRTASTB

T R U S T A C C O U N T S T A T E M E N T

6.04.4.0.1.1

DOC# 0000944347 Name: BLACKBURN, DOUGLAS

BKG# 32323

LOCATION: D03-057-DD321L

Account Balance Today (09/03/2008) Current : 0.00
 Hold : 0.00
 Total : 0.00

Account Balance as of 08/31/2008 0.00

08/01/2008 08/31/2008

SUB ACCOUNT	START BALANCE	END BALANCE
SPENDABLE BAL	0.22	0.00
SAVINGS BALANCE	0.00	0.00
WORK RELEASE SAVINGS	0.00	0.00
EDUCATION ACCOUNT	0.00	0.00
MEDICAL ACCOUNT	0.00	0.00
POSTAGE ACCOUNT	0.36	0.00
COMM SERV REV FUND ACCOUNT	0.00	0.00

DEBTS AND OBLIGATIONS

TYPE	PAYABLE	INFO NUMBER	AMOUNT OWING	AMOUNT PAID	WRITE OFF AMT.
CVCS	CRIME VICTIM COMPENSATION/07112000	02082000	UNLIMITED	51.25	0.00
COIS	COST OF INCARCERATION /07112000	02082000	UNLIMITED	205.00	0.00
WRBD	WR ROOM AND BOARD DEBT	06062006	0.00	405.00	0.00
COPD	COPY COSTS DEBT	06062008	19.20	0.00	0.00
MEDD	MEDICAL COPAY DEBT	09082004	0.00	3.00	0.00
MEDD	MEDICAL COPAY DEBT	11102004	0.00	5.54	0.00
DEND	DENTAL COPAY DEBT	06122008	9.00	0.00	0.00
COI	COST OF INCARCERATION	02082000	UNLIMITED	19.32	0.00
CVC	CRIME VICTIM COMPENSATION	02082000	UNLIMITED	49.76	0.00
TVD	TV CABLE FEE DEBT	06102000	0.00	0.50	0.00
TVD	TV CABLE FEE DEBT	11132004	0.50	1.54	0.00
COSFD	COS - FELONY DEBT (206)	03312004	306.75	580.03	0.00
COSUD	COS - OMMU DEBT (206)	03312004	11.78	123.56	0.00
LFO	LEGAL FINANCIAL OBLIGATIONS	20000228	UNLIMITED	578.88	0.00
POSD	POSTAGE DEBT	05192000	0.00	0.66	0.00
POSD	POSTAGE DEBT	06102008	5.72	0.00	0.00
HYGA	INMATE STORE DEBT	07212000	0.00	30.06	0.00
HYGA	INMATE STORE DEBT	11022004	5.16	41.38	0.00
MISCD	MISCELLANEOUS DEBT	06122000	0.00	5.56	0.00
644D	CSRF LOAN DEBT	05192000	0.00	0.00	0.00
644D	CSRF LOAN DEBT	CK#2661	0.00	150.00	0.00
UPSD	PERSONAL PROPERTY POSTAGE DEBT	06232000	0.00	3.40	0.00

First: Ask For a stay of Proceedings
No charges have Ben filled
Denied 5/27/08 ①-A

Refer to:
Page 26
200

I Don't see how you can make a
therd Party thret, When you as not
threting the therd party, Nor asking
the therd party to thretin them for
you.

Page 19-1/Lean

In Wolf's statement notice nothing
else was said after the eliged
thret. Wolf did not wont to exclose
the fact that I said (I could
never do that.) (I'm Just Venting)

Wolf ~~Dec~~
Page 2-19
-4

She was so fast to come to the
conclusen that I was threting
Shelly, (When I wasn't) She didn't
even rely listen to what is was saying.

Page
17-4-2
Lean
P. 15-16
P. 19

I didn't ask Wolf to tell shelly
aney thing.

Page 15-45
Page 17-40
Page 19-41
Page 23-41
Page 26-41

I didn't tell shelly I am going to
kill you.

I rely didn't talk to shelly about
any thing, Outher than we weer going
to talk to mom latter.

I didn't tell Wolf I am going to

(2)-A

Kill her.

I didn't tell wolf (thats it)

Shelly's dead.

I said I was aggrerated not mad

Not Pist off. I was Aggrerated

Aggrerated is not a word that I
would use if I was mad.

Ther is no difrents Between what
I said than what Diekman says on
page (24)-5

First:

③-A

- ① Ask for a stay of Proceedings.
There has been No charges filed.
- ② Let the fact be known that
I can't have a fair hearing
if I can't even cross examine
shelly because I can't talk
to her throw a third party
or throw the phone or any
other means of communication.
Then how can I have a fair
hearing when my right is to be
able to cross examine the
witnesses. There's a restraining order
against me for something I didn't do.
③ Wolf's Statement & Shelly Blackburn
Statement aren't even close
to being the same. (for example)

Wolf says that she called
Don and told him I was at
the house. Don asked her
to ask me if I had
permission to be there, if not
to leave the property. I said
I did have my mother's
permission. I said that I
was getting my truck and

①2

Refer to Page
17-1 Dec

(4)-A

a few things, raido, cloths.

Shelly Stated that Wolf said I was not to be there and needed to Leve (I did have permisson so I did not have to leve.) Shelly Said Wolf asked me to Leve Befor she called Don at Work Thats not true Acording to Wolf Statement

Shelly came Barging throw the Door. Yelling get the Fu. out. That I had no Fing rite to be there and she was calling the cops. I got the keys for the truck. Lean picked up the Bag of clouths, and we went out side two the truck. Shelly was yelling the hole time she was going to call the cops and swarring at me.

She followed us out of the house to the porch and and stood their still yelling. I didn't say any-thing in the house outhar than we are leveing as soon as I got my keys. We went out to the truck as she was standing

Page (19) 2-2 Page (26) 2-4
Shelly or Dee said
nothing about the way Shelly
treated me on the porch (Why not?)

Because it wasn't
to there Benifit
It would Just make
her Look Bad

(5) + A

Page (17) 2-1
Why doesn't
Shelly have
anything about
the pappers in
her statement

On the porch I said we will
talk about me comming over latter
when my mouther gets back. She
said oh no we wont, I said
oh yes we will, she said (we'll
see about that, I said yes we
will. I stayed calm but nevers.
I could not understand why she
was acting like that. I didnt
Do aneything rong, nor were there
papers stating that I couldn't
be thier. I had permishion. She

Page 2-3
(17) 2-1
Page (19) 2-1

was lieing about the pappers
to intaganize me. / Manipyolate me

Page (17) 2-4
Page (19) 2-4
Page (26) 2-2
Page (15) 2-1

We got in the truck and tried
to start it. The battery was dead
so Lean & I got out to push the
truck Back, so we could Cost
forward to get out of thier. We
coasted to the end of the
Driveway and then stoped. I got
out and asked the nabour for a
Jump, she said ok and then we
drove off. Lean and I were on

Page 26
2-5

the way to the D.S.H.S offic to
get some papper work. Dotsa →

6-A

2-3-Dee-wolf

17

Page

2-3-Lean

19

Page

2-3-Shelly

15

Page

2-3-Rod

26

Page

4-D

17

Page

4-L

19

Page

4-S

15

Page

4-R

26

Page

Page 20 1-1-Lean

~~Wolf~~
I decided to call Wolf to ask her for Don's phone number and she gave it to me. Then I asked her when my mom was and she wouldn't tell me, so I asked her why Shelly was acting like that to me, and she said she didn't know why she was. Then

elegitly I said that I was so Aggravated with Shelly I could kill her. Even though I could never do that. I'm just venting. I'll talk to mom later when she gets home. And I hung up. Shortly after that Don called and told me to never threaten his wife again or he was going to get a restraining order against me. I told him I never did threaten his wife when have you ever known me to ever threaten anyone ever before. He just hung up. I couldn't understand what he was talking about so I

(7) → A

Page (20) - 4 - 1 Lean
Page (17) - 4 - 1 Dea
Page (15) - 4 - 1 Shelly
Page (23) - 4 - 1 Rob

Tryed to call him back and he wouldn't answer. so I called moms to talk to Wolf. (Wolf was gone) Just Alanna was there she said Wolf went to her secant job at Radio Shack. We were Rite Down the road so I went By thier to find out if Wolf was thier. She was Just getting out of her car. so I pulled up behind her and asked her why Don said I thretened Shelly. Wolf said Well you said you could Kill her. Then she smiled and walked away. I said oh my god are you sereis and Drove away. She went into work. Lean and I went to see Rob my R.O. we both sat in the lobie waiting to see Rob then shelly came in. She wanted to talk to Rob he was Buisy. So she waited out in her car. About 5 or 10

Page (20) (4)

⑧-A

minutes. Later she came back in, this time she had a napkin in her hand. It must of had her phone number on it. Shelly gave it to the secretary and said since Rob is to buyse to see me, I'm going to lere my number with him so he can call me. I never said a word to her neather did Lean. She went back out to her car and Left. Lean & I sat in the waiting room for quite a while finly Rob asked me to come in. I aske if Lean could come two, he said no. We went in the Back of the Building to the Bathroom so I could give a U. A. It was going to be clean becouse I haven't used (Nor do I wont two.) He asked me how treatment was and I said Grate it was the best thing thats ever happen to me. I Learned a lot. We were

⑨-A

walking back to his office and then I sat down. I started to talk to him and he asked me to hold on a minute he was trying to enter stuff in the computer.

Then a oak harbor police officer come to his door to arrest me. He said stand up so I can put the hand cuffs on you. I said what for he said for thretting shelly. I said I didnt thretten her. Lisa asked me if I wanted to talk about it. I said yes and she said (You do), I said yes. I did not thretten her.

I said over and over then thay took me to Jail. The only reson I went to my mothers house was to get my truck so I could take care of my responsibility. Going to see my P.O., Going to D.S.H.S., Going to

(10) → A

check in with Connors Health
for my treatment program, going
to meetings. I do not live
on a bus line so I have
to drive or move. I had
permission to go there. I was not
going there to threaten or
harass Shelly at all. I drove
by her house. I didn't call
her. I didn't even want to
see her. I just wanted
my truck. In all reality
Shelly was the one harassing
me. Threatening to call the
cops on me when I didn't
do anything wrong. Following
me around swarming at me
trying to provoke me. Having
a temper-tantrum that I
was there.



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

**COMMUNITY CUSTODY NOTICE OF ALLEGATIONS,
HEARING, RIGHTS, AND WAIVER**

OFFENDER NAME Blackburn, Douglas	DOC # 944347	DATE 5/15/08	PRESENT LOCATION SNOHOMISH COUNTY JAIL
Type of Hearing: (Check all that apply.) <input type="checkbox"/> Community Custody <input type="checkbox"/> FOS # <input type="checkbox"/> Other <input type="checkbox"/> DOSA I <input checked="" type="checkbox"/> DOSA II <input type="checkbox"/> CCM			
Violations alleged:			
1) FAILURE TO OBEY ALL LAWS; SPECIFICALLY, THREATENING TO KILL SHELLEY BLACKBURN ON OR ABOUT 5/14/08			
You are hereby notified that a Department of Corrections hearing is scheduled for:			
HEARING DATE 5-27-08	TIME 1800	LOCATION SNOHOMISH COUNTY JAIL	CAUSE # 041001138 ISLAND

The Department of Corrections intends to present the following documents / reports and / or call the following witnesses during the hearing:

- 1) JUDGMENT AND SENTENCE UNDER THE ABOVE ENTITLED CAUSE
 - 2) DOC STANDARD CONDITION FORMS DATED 2/28/07
 - 3) CHRONOS DATED 5/14/08
 - 4) WRITTEN STATEMENT FROM SHELLEY BLACKBURN DATED 5/15/08
 - 5) WRITTEN STATEMENT FROM DEANNA WOLF DATED 5/14/08
 - 6) MIRANDA WARNING DATED 5-14-08
 - 7) NAPKIN NOTE by Shelley BLACKBURN 5-14-08
 - 8) ROAV DATED 5-15-08
 - 9) Letter from DEANNA CHRISTIAN DATED 5-14-08
- ***CCO ROB DIEKMAN, DEANNA WOLF AND SHELLEY BLACKBURN WILL TESTIFY VIA PHONE, PLEASE CALL THE OAK HARBOR DOC OFFICE AT 360-675-9031 OR 360-675-9621***
- *A CCO WILL TESTIFY

You have been charged with the above alleged violations of your community custody conditions. You have the following rights:

- ◆ To receive written notice of the alleged violations of your conditions / requirements of supervision.
- ◆ To have an electronically recorded, community custody hearing conducted within five (5) working days of service of this notice. However, if you have not been placed in confinement, the hearing will be conducted within fifteen (15) calendar days of service of this notice.
- ◆ To have a neutral and detached hearing officer conduct your hearing.
- ◆ To examine, no later than twenty-four (24) hours before the hearing, all supporting documentary evidence which

the Department of Corrections intends to present during the hearing.

- ◆ To admit to any or all of the allegations. This may limit the scope of the hearing.
- ◆ To be present during the fact-finding and disposition phases of the hearing.

To present your case to the Hearing Officer. If there is a language or communication barrier, the Hearing Officer may appoint someone to interpret or otherwise assist you. However, no other person may represent you in presenting your case. There is no right to an attorney or counsel.

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Page 1 of 3

3

3-6

- ◆ To confront and cross-examine witnesses appearing and testifying at the hearing.
- ◆ To testify during the hearing or to remain silent. Your silence will not be held against you.
- ◆ To have witnesses provide testimony on your behalf, either in person or in a witnessed statement / affidavit. However, if an in-custody hearing, outside witnesses may be excluded due to facility concerns. The Hearing Officer may also exclude persons from the hearing upon a finding of good cause. In addition, the Hearing Officer may exclude a witness from testifying at a hearing or may require a witness to testify outside of your presence when there is a substantial likelihood that the witness will not be able to give effective, truthful testimony in your presence during the hearing. In either event, you may submit a list of questions to ask the witness(es). Testimony may be limited to evidence relevant to the issues under consideration.
- ◆ To receive a written Hearing and Decision Summary including the evidence presented; a finding of guilty or not guilty; and the reasons to support the findings of guilt; and the sanction imposed, immediately following the hearing or, in the event of a deferred decision, within two (2) working days.
- ◆ To receive a copy of the full Department of Corrections Hearing Report.

- ◆ To obtain a copy of the audio recording of the hearing, you must provide a blank audio tape to be used for this purpose.
- ◆ To appeal to the Regional Appeals Panel, in writing, within seven (7) calendar days of your receipt of the Hearing and Decision Summary. You may also file a personal restraint petition to appeal the Department's final decision through the Court of Appeals. There is no appeal to an Interstate Preliminary Hearing decision.
- ◆ If I waive my right to be present at the hearing, I understand that the Department of Corrections may conduct the hearing in my absence and may impose sanctions that could include loss of my liberty.
- ◆ To waive any or all of the above rights.

DOC REGIONAL APPEALS PANEL
P.O Box 110518
Tacoma WA 98411

Admission to Allegations

I admit to the following allegations:

OFFENDER SIGNATURE	DATE	TIME
WITNESS SIGNATURE / POSITION	DATE	TIME

I have read and understand the allegation(s), the hearing notice, and my rights as described:

OFFENDER SIGNATURE	DATE	TIME
WITNESS SIGNATURE / POSITION	DATE	TIME

In admitting the violation(s) and waiving the hearing, I understand that the Department of Corrections may still schedule and conduct a hearing to accept my waiver. I further understand that if I am found guilty, the Department may respond by imposing:

1. The existing supervision plan; or
2. The existing supervision plan plus increased monitoring, treatment, or programming; or
3. Placement in a work release or pre-release (partial confinement) facility, or total confinement in a jail or prison facility, as well as the existing supervision and any additional reporting or program enhancement. (Not applicable to Interstate Compact cases.); or

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Page 2 of 3

4

#944347
to CAM
9/17/04

FILED

AUG 19 2004

SHARON FRANZEN
ISLAND COUNTY CLERK

SUPERIOR COURT OF WASHINGTON
COUNTY OF ISLAND

STATE OF WASHINGTON, Plaintiff,

v.
DOUGLAS LOUIS BLACKBURN,
Defendant.

SID: WA12172773
If no SID, use DOB: 09/06/1963

No. 04-1-00113-8

JUDGMENT AND SENTENCE (JS)

☐ Prison ☐ RCW 9.94A.712 Prison Confinement
☐ Jail One Year or Less ☐ RCW 9.94A.712 Prison
Confinement
☐ First-Time Offender
☐ Special Sexual Offender Sentencing Alternative
☒ Special Drug Offender Sentencing Alternative
☐ Clerk's Action Required, para 4.1, 5.3, 5.6 and
5.8

I. HEARING

1.1 A sentencing hearing was held and the defendant, the defendant's lawyer Thomas Pachter, and Island County Prosecuting Attorney Gregory M. Banks, or his deputy Margot L. Carter, were present.

II. FINDINGS

There being no reason why judgment should not be pronounced, the Court FINDS:

2.1 CURRENT OFFENSE(S): The defendant was found guilty on August 19, 2004
by ☒ plea ☐ jury-verdict ☐ bench trial of:

COUNT	CRIME	RCW	DATE OF CRIME
I	Manufacture of Methamphetamine Crime Code: 0733112 OIN: ICSO 04-09804	69.50.401(a)(II) 69.50.206(d) 69.50.101(d)(p)	06/08/2004
II	Possession of Methamphetamine Crime Code: 0736100 OIN: ICSO 07-09804	69.50.401(d) 69.50.206(d) 69.50.101(d)	10/16/2003

as charged in the Amended Information.

- ☐ Additional current offenses are attached in Appendix 2.1.
☐ The court finds that the defendant is subject to sentencing under RCW 9.94A.712.
☐ A special verdict/finding for use of firearm was returned on Count(s) _____ RCW 9.94A.602, (Ch 290 L 2002 § 11, effective 7/1/03 Ch. 379 L 2003 § 10).
☐ A special verdict/finding for use of deadly weapon other than a firearm was returned on Count(s) _____ RCW 9.94A.602, (Ch 290 L 2002 § 11, effective 7/1/03 Ch. 379 L 2003 § 10).
☐ A special verdict/finding of sexual motivation was returned on Count(s) _____ RCW 9.94A.835.

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VOL-99P250

MAY-16-2008 FRI 01:13 PM WA STATE DOC OAK HARBOR
FAX NO. 3606752556
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DITTE OF WA DOC
JUL 14 2004 PM 10:00 ML
JUL 14 2004 PM 10:00 ML

- 5
- [] A special verdict/finding for Violation of the Uniform Controlled Substances Act was returned on Count(s) _____ RCW 69.50.401 and RCW 69.50.435, taking place in a school, school bus, within 1000 feet of the perimeter of a school grounds or within 1000 feet of a school bus route stop designated by the school district; or in a public park, public transit vehicle, or public transit stop shelter; or in, or within 1000 feet of the perimeter of a civic center designated as a drug-free zone by a local government authority, or in a public housing project designated by a local governing authority as a drug-free zone.
- [] A special verdict/finding that the defendant committed a crime involving the manufacture of methamphetamine when a juvenile was present in or upon the premises of manufacture was returned on Count(s) _____ RCW 9.94A.605, RCW 69.50.401(a), RCW 69.50.440.
- [] The defendant was convicted of vehicular homicide which was proximately caused by a person driving a vehicle while under the influence of intoxicating liquor or drug or by the operation of a vehicle in a reckless manner and is therefore a violent offense. RCW 9.94A.030.
- [] This case involves kidnapping in the first degree, kidnapping in the second degree, or unlawful imprisonment as defined in chapter 9A.40 RCW, where the victim is a minor and the offender is not the minor's parent. RCW 9A.44.130.
- [x] The court finds that the offender has a chemical dependency that has contributed to the offense(s). RCW 9.94A.607.
- [] The crime charged in Count(s) _____ involve(s) domestic violence.
- [] Current offenses encompassing the same criminal conduct and counting as one crime in determining the offender score are (RCW 9.94A.589):
- [] The offense in Count(s) _____ was committed in a county jail or state correctional facility and the offense is a violation of RCW 69.50.401(a)(1) or 69.50.410 or 69.50.401(d). RCW 9.94A.510(5)
- [] Other current convictions listed under different cause numbers used in calculating the offender score are (list offense and cause number):

2.2. CRIMINAL HISTORY (RCW 9.94A.525):

CRIME	DATE OF SENTENCE	SENTENCING COURT (County & State)	DATE OF CRIME	Adul. Juv.	TYPE OF CRIME
1 Manufacture/Deliver/Possess with Intent - Marijuana	8/17/88	Snohomish County, WA 87-1-00461-3	3/3/87	A	NV
2 Assault in the Second Degree	2/19/92	Snohomish County, WA 91-1-01198-7	6/9/91	A	NV
3 Manufacture/Deliver/Possess with Intent - Marijuana	12/3/99	Island County, WA 99-1-00173-8	10/30/98	A	NV
4					
5					

- [] Additional criminal history is attached in Appendix 2.2.
- [] The defendant committed a current offense while on community placement (adds one point to score). RCW 9.94A.525.
- [] The court finds that the following prior convictions are one offense for purposes of determining the offender score (RCW 9.94A.525):
- [] The following prior convictions are not counted as points but as enhancements pursuant to RCW 46.61.520:

2.3 SENTENCING DATA:

COUNT NO.	OFFENDER SCORE	SERIOUSNESS LEVEL	STANDARD RANGE (not including enhancements)	PLUS ENHANCEMENTS	TOTAL STANDARD RANGE (including enhancements)	MAXIMUM TERM
I	3	X	68+ - 100 months		68+ - 100 months	10 years and/or \$20000 fine
II	3	II	6+ - 18 months		6+ - 18 months	5 years and/or \$10000 fine

(F) Firearm, (D) Other deadly weapons, (V) VUGSA in a protected zone, (VH) Vch. Horn, See RCW 46.61.520, (JP) Juvenile present.

☐ Additional current offense sentencing data is attached in Appendix 2.3.

2.4 ☐ EXCEPTIONAL SENTENCE. Substantial and compelling reasons exist which justify an exceptional sentence ☐ above ☐ within ☐ below the standard range for Count(s) _____. Findings of fact and conclusions of law are attached in Appendix 2.4. The Prosecuting Attorney ☐ did ☐ did not recommend a similar sentence.

2.5 ABILITY TO PAY LEGAL FINANCIAL OBLIGATIONS. The court has considered the total amount owing, the defendant's past, present and future ability to pay legal financial obligations, including the defendant's financial resources and the likelihood that the defendant's status will change. The court finds that the defendant has the ability or likely future ability to pay the legal financial obligations imposed herein. RCW 9.94A.753.

☐ The following extraordinary circumstances exist that make restitution inappropriate (RCW 9.94A.753):

2.6 For violent offenses, most serious offenses, or armed offenders recommended sentencing agreements or plea agreements are ☐ attached ☐ as follows: _____

III. JUDGMENT

3.1 The defendant is GUILTY of the Counts and Charges listed in Paragraph 2.1 and Appendix 2.1.

3.2 ☐ The Court DISMISSES Counts _____ ☐ The defendant is found NOT GUILTY of Counts _____

IV. SENTENCE AND ORDER

IT IS ORDERED:

4.1 Defendant shall pay to the Clerk of this Court:

JASS CODE

\$ _____ Restitution to: Edward Haugen

RTN/RJN

\$ _____ Restitution to: _____

\$ _____ Restitution to: _____

VOL 99P252

(Name and Address—address may be withheld and provided confidentially to Clerk's Office).

PCV \$ 500.00 Victim assessment RCW 7.68.035

CRC \$ 127.00 Court costs, including RCW 9.94A.760, 9.94A.505, 10.01.160, 10.46.190

Criminal filing fee \$ FRC

Witness costs \$ WFR

Sheriff service fees \$ SFR/SFS/SFW/WRF

Jury demand fee \$ JFR

Extradition costs \$ EXT

Other \$

PUB \$ 400.00 Fees for court appointed attorney RCW 9.94A.760

WFR \$ Court appointed defense expert and other defense costs. RCW 9.94A.760

FCM/MTH \$ 2000.00 Fine RCW 9A.20.021; [x] VUCSA chapter 69.50 RCW, [] VUCSA additional fine deferred due to indigency RCW 69.50.430

CDF/LDI/PCD \$ Drug enforcement fund of RCW 9.94A.760

CLF \$ 100.00 Crime lab fee [] suspended due to indigency. RCW 43.43.690

DNA \$ 100.00 Felony DNA collection fee [] not imposed due to hardship RCW 43.43.7541

RTN/RJN \$ Emergency response costs (Vehicular Assault, Vehicular Homicide only, \$1000 maximum) RCW 38.52.430

\$ Other costs for:

including booking fees per RCW 70.48.390

DFA \$ Contribution to Island County Drug Fund, Revenue Code 133-000-35150

RCW 9.94A.030(27)

\$ 3227.00 TOTAL

RCW 9.94A.760

[x] The above total does not include all restitution or other legal financial obligations, which may be set by later order of the court. An agreed restitution order may be entered. RCW 9.94A.753. A restitution hearing:

[x] shall be set by the prosecutor

[] is scheduled for

[] RESTITUTION. Schedule attached.

[] Restitution ordered above shall be paid jointly and severally with:

NAME of other defendant CAUSE NUMBER (Victim name) (Amount-\$)

RJN

[] The Department of Corrections (DOC) or clerk of the court may immediately issue a Notice of Payroll Deduction. RCW 9.94A.7602., RCW 9.94A.760(8)

[x] All payments shall be made in accordance with the policies of the clerk and on a schedule established by DOC or the clerk of the court, commencing immediately, unless the court specifically sets forth the rate here: Not less than \$ 50.00 month commencing 30 days after release. RCW 9.94A.760.

The defendant shall report as directed by the clerk of the court and provide financial information as requested. RCW 9.94A.760(7)(b).

VOL 99P253

8

☐ In addition to the other costs imposed herein, the Court finds that the defendant has the means to pay for the cost of incarceration and is ordered to pay such costs at the statutory rate. RCW 9.94A.760.

The defendant shall pay the costs of services to collect unpaid legal financial obligations. RCW 36.18.190 and RCW 9.94A.780(5).

The financial obligations imposed in this judgment shall bear interest from the date of the judgment until payment in full, at the rate applicable to civil judgments. RCW 10.82.090. An award of costs on appeal against the defendant may be added to the total legal financial obligations. RCW 10.73.160.

- 4.2 **DNA TESTING.** The defendant shall have a biological sample collected for purposes of DNA identification analysis and the defendant shall fully cooperate in the testing. The appropriate agency shall be responsible for obtaining the sample prior to the defendant's release from confinement. RCW 43.43.754.

☐ **HIV TESTING.** The defendant shall submit to HIV testing. RCW 70.24.340.

- 4.3 The defendant shall not have contact with the property at 4835 Kirkwood Lane, Langley, WA or Lot #15, Goss Lake, Langley, WA or Edward and Ann Marie Haugen including, but not limited to, personal, verbal, telephonic, written or contact through a third party for 10 years (not to exceed the maximum statutory sentence).

☐ Domestic Violence Protection Order or Antiharassment No-Contact Order is filed with this Judgment and Sentence.

4.4 **OTHER:** _____

- 4.5 **SPECIAL DRUG OFFENDER SENTENCING ALTERNATIVE.** RCW 9.94A.660. The court finds that the defendant is a drug offender who is eligible for the special sentencing alternative and the court has determined that the special drug offender sentencing alternative is appropriate. The court waives imposition of a sentence within the standard range and imposes the following sentence:

(a) **CONFINEMENT.** Defendant is sentenced to the following term of total confinement in the custody of the Department of Corrections (DOC) (half of the midpoint of the standard range):

42 months of total confinement in the custody of DOC.

Confinement shall commence immediately unless otherwise set forth here: _____

Work release is authorized, if eligible and approved. If the midpoint of the standard range is 24 months or less, no more than three months may be served in work release status. RCW 9.94A.731.

VOL 99P254

9

(b) The defendant shall receive credit for time served prior to sentencing if that confinement was solely under this cause number. RCW 9.94A.505. The time served shall be computed by the jail unless the credit for time served prior to sentencing is specifically set forth by the court: _____

4.6 **COMMUNITY CUSTODY.** RCW 9.94A.660. Defendant shall serve 42 months in community custody. (The remainder of the midpoint of the standard range.) Defendant shall report to DOC, 499 NE Midway Boulevard, Suite #1, Oak Harbor, WA 98277 (360) 675-9031 not later than 72 hours after release from custody and the defendant shall comply with the instructions, rules and regulations of DOC for the conduct of the defendant during the period of community custody, shall perform affirmative acts necessary to monitor compliance with the orders of the court as required by DOC, shall obey all laws, shall not use illegal controlled substances and shall comply with any other conditions of community custody stated in this Judgment and Sentence or other conditions that may be imposed by the court or DOC during community custody:

- (a) Undergo and successfully complete a substance abuse treatment program approved by the division of alcohol and substance abuse of the Department of Social and Health Services.
- (b) Undergo urinalysis or other testing to monitor drug-free status. [] The defendant shall pay the statutory rate to DOC, while on community custody, to offset the cost of urinalysis.
- (c) Additional conditions (choose at least three):

- | | |
|---|---|
| <input checked="" type="checkbox"/> pay all court-ordered legal financial obligations | <input checked="" type="checkbox"/> report as directed to a community corrections officer |
| <input checked="" type="checkbox"/> notify the court or community corrections officer in advance of any change in defendant's address or employment | <input type="checkbox"/> remain within or outside of prescribed geographical boundaries |
| <input type="checkbox"/> Perform community restitution (service) work | <input checked="" type="checkbox"/> devote time to specific employment or training |
| | <input type="checkbox"/> stay out of areas designated by the judge. |

Other conditions: _____

4.7 **ADDITIONAL CONFINEMENT UPON VIOLATION OF SENTENCE CONDITIONS.** If the defendant violates any of the sentence conditions in Section 4.6 above, or, for offenses committed on or after June 8, 2000, is found by the United States attorney general to be subject to a deportation order, a violation hearing shall be held by the department, unless waived by the offender. If the department finds that the conditions have been willfully violated, the offender may be reclassified to serve the remaining balance of the original sentence. For offenses committed on or after June 8, 2000, if the department finds that the offender is subject to a valid deportation order, the department may administratively terminate the offender from the program and reclassify the offender to serve the remaining balance of the original sentence. An offender who fails to complete the special drug offender sentencing alternative program or who is administratively terminated from the program shall be reclassified to serve the unexpired term of the sentence as ordered by the sentencing judge and shall be subject to all rules relating to community custody and earned release time. An offender who violates any conditions of supervision as defined by the department shall be sanctioned. Sanctions may include, but are not limited to, reclassifying the offender to serve the unexpired term of sentence as ordered by the sentencing judge. If an offender is reclassified to serve the unexpired term of the sentence, the offender shall be subject to all rules relating to earned release time. RCW 9.94A.660.

4.8 **ADDITIONAL TERM OF COMMUNITY CUSTODY UPON FAILURE TO COMPLETE OR TERMINATION FROM ALTERNATIVE PROGRAM.** For offenses committed on or after June 8, 2000, the following term of community custody is ordered and shall be imposed upon the defendant's failure to complete or defendant's administrative termination from the special drug offender sentencing alternative

10A 99P255

10

program: Defendant shall serve a range from 9 to 12 months in community custody. While on community custody, the defendant shall: (1) report to and be available for contact with the assigned community corrections officer as directed; (2) work at DOC-approved education, employment and/or community restitution (service); (3) not consume controlled substances except pursuant to lawfully issued prescriptions; (4) not unlawfully possess controlled substances while in community custody; (5) pay supervision fees as determined by DOC; and (6) perform affirmative acts necessary to monitor compliance with the orders of the court as required by DOC. The residence location and living arrangements are subject to the prior approval of DOC while in community custody.

☒ The defendant shall not consume any alcohol.

☒ Defendant shall have no contact with: the property at 4835 Kirkwood Lane, Langley, WA or Lot #15, Goss Lake, Langley, WA or Edward or Anna Marie Haugen.

☐ Defendant shall remain ☐ within ☐ outside of a specified geographical boundary, to wit: _____

☐ The defendant shall participate in the following crime-related treatment or counseling services: _____

☒ The defendant shall undergo an evaluation for treatment for ☐ domestic violence ☒ substance abuse
☐ mental health ☐ anger management and fully comply with all recommended treatment.

☐ The defendant shall comply with the following crime-related prohibitions: _____

Other conditions: _____

V. NOTICES AND SIGNATURES

5.1 **COLLATERAL ATTACK ON JUDGMENT.** Any petition or motion for collateral attack on this Judgment and Sentence, including but not limited to any personal restraint petition, state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, must be filed within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090.

5.2 **LENGTH OF SUPERVISION.** For an offense committed prior to July 1, 2000, the defendant shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to 10 years from the date of sentence or release from confinement, whichever is longer, to assure payment of all legal financial obligations unless the court extends the criminal judgment an additional 10 years. For an offense committed on or after July 1, 2000, the court shall retain jurisdiction over the offender, for the purpose of the offender's compliance with payment of the legal financial obligations, until the obligation is completely satisfied, regardless of the statutory maximum for the crime. RCW 9.94A.760 and RCW 9.94A.505(5). The clerk of the court is authorized to collect unpaid legal financial obligations at any time the offender remains under the jurisdiction of the court for purposes of his or her legal financial obligations. RCW 9.94A.760(4) and RCW 9.94A.753(4).

The defendant shall notify the court clerk of any change of address until all legal financial obligations are fully satisfied.

☐ This crime involves rape of a child in which the victim became pregnant. The defendant shall remain under the court's jurisdiction until the defendant has satisfied support obligations under the superior court or administrative order, up to a maximum of twenty-five years following defendant's release from total confinement or twenty-five years subsequent to the entry of the Judgment and Sentence, whichever period is larger.

VOL 99P256

5.3 NOTICE OF INCOME-WITHHOLDING ACTION. If the court has not ordered an immediate notice of payroll deduction in Section 4.1, you are notified that the Department of Corrections or the clerk of the court may issue a notice of payroll deduction without notice to you if you are more than 30 days past due in monthly payments in an amount equal to or greater than the amount payable for one month. RCW 9.94A.7602. Other income-withholding action under RCW 9.94A.760 may be taken without further notice. RCW 9.94A.7606.

5.4 RESTITUTION HEARING.

[x] Defendant waives any right to be present at any restitution hearing (sign initials): _____

5.5 Any violation of this Judgment and Sentence is punishable by up to 60 days of confinement per violation. RCW 9.94A.634.

5.6 FIREARMS. You must immediately surrender any concealed pistol license and you may not own, use or possess any firearm unless your right to do so is restored by a court of record. (The clerk of the court shall forward a copy of the defendant's driver's license, identicard, or comparable identification to the Department of Licensing along with the date of conviction or commitment.) RCW 9.41.040, 9.41.047.

Cross off if not applicable:

~~5.7 SEX AND KIDNAPPING OFFENDER REGISTRATION. RCW 9A.44.130, 10.01.260. Because this crime involves a sex offense or kidnapping offense involving a minor as defined in RCW 9A.44.130, you are required to register with the sheriff of the county of the state of Washington where you reside. If you are not a resident of Washington but you are a student in Washington or you are employed in Washington or you carry on a vocation in Washington, you must register with the sheriff of the county of your school, place of employment, or vocation. You must register immediately upon being sentenced unless you are in custody, in which case you must register within 24 hours of your release.~~

~~If you leave the state following your sentencing or release from custody but later move back to Washington, you must register within 30 days after moving to this state or within 24 hours after doing so. If you are under the jurisdiction of this state's Department of Corrections, if you leave this state following your sentencing or release from custody but later while not a resident of Washington you become employed in Washington, carry out a vocation in Washington, or attend school in Washington, you must register within 30 days after starting school in this state or becoming employed or carrying out a vocation in this state, or within 24 hours after doing so if you are under the jurisdiction of this state's Department of Corrections.~~

~~If you change your residence within a county, you must send written notice of your change of residence to the sheriff within 72 hours of moving. If you change your residence to a new county within this state, you must send written notice of your change of residence to the sheriff of your new county of residence at least 14 days before moving, register with that sheriff within 24 hours of moving and you must give written notice of your change of address to the sheriff of the county where last registered within 10 days of moving. If you move out of Washington State, you must also send written notice within 10 days of moving to the county sheriff with whom you last registered in Washington State.~~

~~If you are a resident of Washington and you are admitted to a public or private institution of higher education, you are required to notify the sheriff of the county of your residence of your intent to attend the institution within 10 days of enrolling or by the first business day after arriving at the institution, whichever is earlier. If you become employed at a public or private institution of higher education, you are required to notify the sheriff for the county of your residence of your employment by the institution within 10 days of accepting employment or by the first business day after beginning to work at the institution, whichever is earlier. If your enrollment or employment at a public or private institution of higher education is terminated, you are required to notify the sheriff for the county of your residence of your termination of enrollment or employment within 10 days of such termination.~~

~~Even if you lack a fixed residence, you are required to register. Registration must occur within 24 hours of release in the county where you are being supervised if you do not have a residence at the time of your release from custody or within 48 hours excluding weekends and holidays after ceasing to have a fixed residence. If you enter a different county and stay there for more than 24 hours, you will be required to register in the new county. You must also report weekly in person to the sheriff of the county where you are registered. The weekly report shall be on a day specified by the county sheriff's office, and shall occur during normal business hours. The county sheriff's office may require you to list the locations where you have stayed during the last~~

701 99P257

12

seven days. The lack of a fixed residence is a factor that may be considered in determining an offender's risk level and shall make the offender subject to disclosure of information to the public at large pursuant to RCW 4A.44.050.

~~If you move to another state, or if you work, carry on a vocation, or attend school in another state you must register a new address, fingerprints, and photograph with the new state within 10 days after establishing residence, or after beginning to work, carry on a vocation, or attend school in the new state. You must also send written notice within 10 days of moving to the new state or to a foreign country to the county sheriff with whom you last registered in Washington State.~~

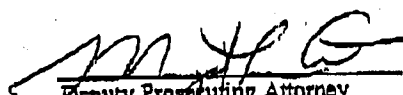
~~If you apply for a name change, you must submit a copy of the application to the county sheriff of the county of your residence and to the state patrol not fewer than five days before the entry of an order granting the name change. If you receive an order changing your name, you must submit a copy of the order to the county sheriff of the county of your residence and to the state patrol within five days of the entry of the order. RCW 5A.44.130(7).~~

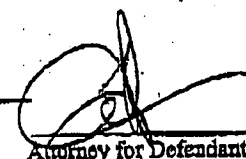
5.8 ☐ The court finds that Count _____ is a felony in the commission of which a motor vehicle was used. The court clerk is directed to immediately forward an Abstract of Court Record to the Department of Licensing, which must revoke the defendant's driver's license. RCW 46.20.285.

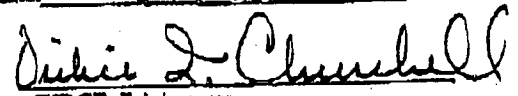
5.9 OTHER: _____

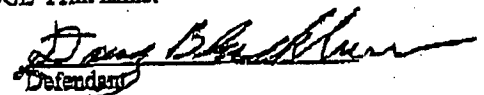
☒ Bail is hereby exonerated in this matter if applicable.

DONE in Open Court and in the presence of the defendant this date: 8-19-04


Deputy Prosecuting Attorney
WSBA #20432, OIN 91047
Print name: Margot L. Carter


Attorney for Defendant
WSBA #18273
Print name: Thomas Pacher


JUDGE Print name: _____


Defendant

Print name: Douglas Lewis
Blackburn
Address: _____
Phone: _____

Interpreter signature/Print name: _____
I am a certified interpreter of, or the court has found me otherwise qualified to interpret, the _____ language, which the defendant understands. I translated this Judgment and Sentence for the defendant into that language.

VOL 99P258

13

CAUSE NUMBER of this case: 04-1-00113-8

I, _____, Clerk of this Court, certify that the foregoing is a full, true and correct copy of the Judgment and Sentence in the above-entitled action now on record in this office.

WITNESS my hand and seal of the said Superior Court affixed this date: _____

Clerk of said County and State, by: _____, Deputy Clerk

IDENTIFICATION OF DEFENDANT

SID No. WA12172773
(If no SID take fingerprint card for State Patrol)

Date of Birth: 09/06/1963

FBI No. 279925AA0

Local ID No. _____

PCN No. 006023827

Other _____

Alias name, SSN, DOB: 537-82-2372

Race:			Ethnicity:	Sex:
<input type="checkbox"/> Asian/Pacific Islander	<input type="checkbox"/> Black/African-American	<input checked="" type="checkbox"/> Caucasian	<input type="checkbox"/> Hispanic	<input checked="" type="checkbox"/> Male
<input type="checkbox"/> Native American	<input type="checkbox"/> Other: _____		<input checked="" type="checkbox"/> Non-Hispanic	<input type="checkbox"/> Female

FINGERPRINTS I attest that I saw the same defendant who appeared in Court on this document affix his or her fingerprints and signature thereto. Clerk of the Court, Deputy Clerk Dorey Dated: 5/19/04

DEFENDANT'S SIGNATURE: Dorey Island

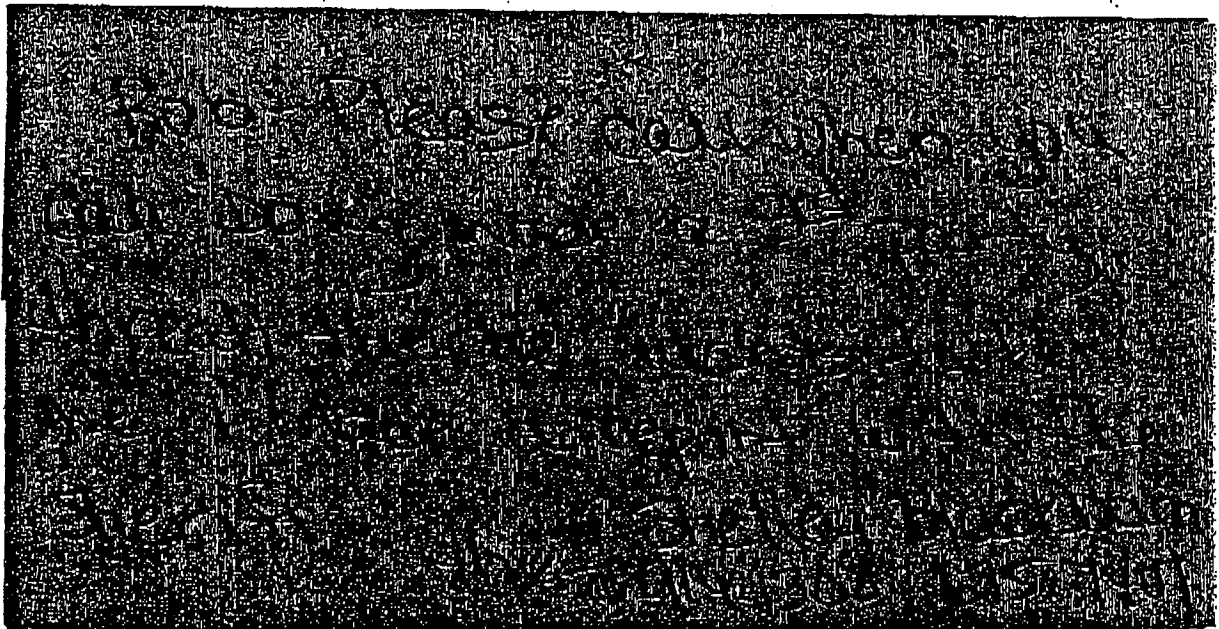
Left four fingers taken simultaneously	Left Thumb	Right Thumb	Right four fingers taken simultaneously
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VOL 99P259

This is a photo copy of the NAPKIN STATEMENT
WRITTEN & submitted by Shelley BLACKBURN ON
5-14-08 to OAK HARBOR DOC.

CCO: R [signature]
5-14-08



I, Shelley Blackburn certify that the following statement is true and correct.

We live at 3022 Brentwood Place. It is 5 acres with two houses. In the upper (big) house is my mother-in-law and her developmentally disabled sister. My mother-in-law is elderly and in poor health and requires care-givers to come in to assist her. Her sister also has care-givers to assist her. In the lower (small) house is my husband and myself.

My brother-in-law Douglas Blackburn is a life long meth addict and has just returned from yet another stint in rehab. He has been told numerous times he is not to come over without contacting his mother first and never when she is not home. On May 14th, 2008, he came to the upper house. My mother-in-law was out of town visiting a relative. Her care-giver was at the house when he arrived. She stated that

Doug was not to be there and needed to leave. When he did not, she contacted my husband at work, who then contacted me. I went up to the house and told him to leave and that he was not to be there. He stated he was there to pick up some of his things. I said I didn't care that he needed to leave. He was in the spare bedroom and then entered his mom's room. I then told him he had no business in her room and had to threaten calling 911 before he would leave, which he did. I thought it was over, however, he then went down the road and

called the care-giver, Deanna Wolf and wanted to know where his mom was and when she would be back. Deanna stated that she could not give out any information that is was not her place. He then stated that I was "a fucking bitch" and he wanted to kill me." It was disturbing enough for Deanna to call me and I then went to the OHPD to have it put on record. I then went to his probation officer Rob Diekman and also wanted it put on file there. Doug also went to

Deanna's 2nd job and harassed her there. She is 6 months pregnant and is afraid and uncomfortable around Doug and is considering leaving her job as care-giver due to yet another incident with Doug.

I take threats against my life very seriously and am more concerned by the fact that we are dealing with this life long meth addict who is unpredictable and full of hatred towards me. I request a restraining order to help me feel safer in my home and to deter him from the continued harassment against me.

I would like to thank the court for your consideration in the embarrassing and upsetting family matter that we have found ourselves in.

Sincerely,

S Blackburn

5/15/08

Shelley D. Blackburn

Home: [REDACTED]

Cell: [REDACTED]

May 14 08 06:50p

Page

(17)

Dee

5/16/08 1:15 PM

I was on phone with Aail's Dr's office when Doug and female friend walked in between 11am and 1130 am. I got off phone and called Don Blackburn and told him that his brother had shown up to property. He told me to ask him if he had permission to be there and if not to leave property. I asked Doug if he had permission to be here and he said he had Aail's permission and was getting his truck & radio and leaving. 5 minutes later Shelley Blackburn walked in and asked where he was. I pointed towards the bedrooms. She told him he needed to leave he wasn't allowed on property, that there was papers stating this. Doug then went into his mother's bedroom. Shelly told him to get out of there and leave or she was going to call 911. Doug & female friend left 10-15 minutes later. Shelley stayed for about 5 minutes then left and that minutes later Doug called saying he was upset and that Shelley was a stupid bitch cause there was no papers. He went to his brothers cell phone number gave it to him. He then proceeded to ask me where his mother was at location, return, etc. But I can't discuss any information about her. I told him this and he said he was so aggravated and that he was so aggravated with Shelley he could kill her. I then called Shelley to let her know of the conversation and the threat he had made. I left Aail's house at 1030 pm to go to my second job in which I arrived approximately 1045 pm. I called Don to tell him I had left home. I went into back and was stopped by Doug in his ~~white~~ truck to question me about his threat in which I didn't want to speak to him and I walked into my room. Shelly thereafter received a call from the Sheriff's department and the ~~parole~~ Parole officer.

Debra



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

MIRANDA WARNING WAIVER

18
Douglas BLACKBURN
Offender Name

944347
DOC Number

1. You have the right to remain silent.
2. Anything you say can be used against you in a court of law.
3. You have the right at this time to talk to a lawyer and have him/her present with you while you are being questioned.
4. If you cannot afford to hire a lawyer, one will be appointed to represent you before any questioning, if you wish.
5. You can decide at any time to exercise these rights and not answer any questions or make any statements.

WAIVER

After the warning and in order to secure a waiver, the following questions should be asked and an affirmative reply secured to each question.*

1. Do you understand each of these rights I have explained to you?
2. Having these rights in mind, do you wish to talk to us now?

Regardless of Miranda applicability, Washington State requires that the following advisement be given to every person taken into custody:

You have the right to Counsel. If you are unable to pay for Counsel, you are entitled to have one provided without charge.

ADDITIONAL WARNING TO JUVENILE

If you are under the age of 18, anything you say can be used against you in a juvenile court prosecution for a juvenile offense and can also be used against you in an adult court criminal prosecution if the juvenile court decides that you are to be tried as an adult.

*I have been given the Miranda warning on 5-14-08 Date. I understand each of the rights explained to me. I am willing to talk to the Community Corrections Officer now.

in cuffs unable to sign
Offender's Signature

5-14-08
Date

[Signature]
CCO'S Signature

5-14-08
Date

[Signature]
Witness's Signature

5-14-08
Date

The contents of this document may be eligible for public disclosure. Social Security Numbers are considered confidential information and will be redacted in the event of such a request. This form is governed by Executive Order 00-03, RCW 42.56, and RCW 40.14.

Page

19

Lean



STATE OF WASHINGTON

DEPARTMENT OF CORRECTIONS
OFFICE OF CORRECTIONAL OPERATIONS
OAK HARBOR OFFICE

499 NE Midway Blvd. Suite #1 • Oak Harbor, Washington 98277 • (360) 675-9031
 1-888-801-6618 FAX (360) 675-2556

My name is Leanna Christian, I am Doug Blackburns girlfriend. On the morning of May 14th 2008 we had a friend drop us off at Doug's mom's house so that he could pick up his truck and some clean clothes at his. He had already talked with his mom and she said that would be fine. I also had talked with her on mother's day and let her know I would be picking Doug up on Tue. May 13th. I also ask her if she could get me Doug's checking account # so that I deposit some money into his account. Mom called me back about 15 min. later with the # and she said she was glad Doug was feeling so positive. When we arrived at his mom's house Alonna was there, they said hi and then Doug and I went to his room to get some of his clothes when Shelly came in yelling that he (Doug) needed to get the F. out, that he had no friggin right to be there and she was calling the cops. Doug got the keys to his truck, I picked up the bag of his clothes 3 pairs of socks and 2 pairs of under pants and we went to his truck. The hole time is yelling firs that at us and that she was calling the cops. The truck didn't start so we had to push it back so we could let it coast down the driveway she stayed standing on the porch yelling. After we got the truck started jump started the neighbors Doug called back to his mom's house to get his brother (Don's) cell # from his mom care giver. He did say something about being mad enough to kill her but the next thing he said was he could never do that and that he was just venting. We got Don's # and was able to talk to him.

"Working Together for SAFE Communities"

Leanna Christian



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS
OFFICE OF CORRECTIONAL OPERATIONS
OAK HARBOR OFFICE

499 NE Midway Blvd • Suite #1 • Oak Harbor, Washington 98277 • (360) 675-9031
1-888-801-6618 FAX (360) 675-2556

it was brief. Don said there were restrictions, mom needed to be there if he come there. we continued on with our things to do. As we were on our way to see Rob a D.O.C, we got a call from Don yelling at Doug about threatening Shelly and Doug said he haddn't threaten anyone. then Don said if it happened again they would really put a restraining order on Doug. we left DSHS on our way to D.O.C. we ran into the core giver and Doug ask her about what was going on and with a snike she said what you said we then went to D.O.C. so Doug could check in and as we were sitting there Shelly walked in with an attorney and then left. Dorey check in and then OHPP took him away.

Leanna Christian

5/14/08

Leanna Christian

[REDACTED]

"Working Together for SAFE Communities"





STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

DOC- REPORT OF ALLEGED VIOLATION

REPORT TO: DOC Hearing Unit

OFFENDER NAME: BLACKBURN, Douglas
AKA: Blackburn, Douglas Louis
Blackburn, Doug

CRIME: Drugs-Mfg, Deliver, Poss.

SENTENCE: 9-12 months community custody
(if revoked)

LAST KNOWN ADDRESS: 1389 N. Zylstra Road
Oak Harbor, WA 98277

MAILING ADDRESS:

DATE: 5/15/2008
DOC NUMBER: 944347
FOS NUMBER:

DOB: 09/06/1963
Island COUNTY CAUSE #: 04-1-00113-8
(AD)

DATE OF SENTENCE: 08/19/04

TERMINATION DATE: 06/06/2010

STATUS: Active
CLASSIFICATION: RMB

PREVIOUS ACTION:

COMMUNITY SERVICES TOLLING - SRA & PAROLE

Tolling Type	Action Date	Start Date	End Date	Days
SANC/TOLLS	09/07/2007	09/07/2007	09/26/2007	19
NONDOCCONF	03/20/2008	03/20/2008	03/21/2008	1
SANC/TOLLS	03/21/2008	03/21/2008	04/15/2008	25

Page 22

STIPULATED AGREEMENTS

Violation Date	:	08/22/2007
Violation(s)	:	ABIDE UA/BA MONITORING
Agreement Date	:	08/31/2007
Sanction(s)	:	ENHANCED SUPERVISION
Days Ordered/Suspended	:	000 / 000
Violation Date	:	02/14/2008
Violation(s)	:	NON PARTICIP. TRT/COUNSELING
Agreement Date	:	02/20/2008
Sanction(s)	:	DAILY REPORTING
Days Ordered/Suspended	:	000 / 000

COMMUNITY CUSTODY HEARINGS/NEGOTIATED SANCTIONS

Violation Date	Conditions Violated	Hearing Group	Hearing Date	Sanctions	Days Ordered/Suspended	Sanction Start Date
08/29/2007	USING CONTROLLED SUBSTANCE	01				
08/29/2007		01	09/26/2007	DEPT SANC (CONF DOP FACILITY); INCREASED UAS; SOBER SUPPORT GROUP	0019/0000	09/07/07
09/26/2007	USING CONTROLLED SUBSTANCE	02				
11/01/2007	CONSUMING ALCOHOL; USING CONTROLLED SUBSTANCE	02				
11/01/2007		02	12/04/2007	INCREASED REPORTING; THINKING REPORTS; CHEM DEPEND EVAL AND FOLLOW-UP	0000/0000	12/04/07
03/05/2008	ABIDE UA/BA MONITORING	03				
03/11/2008	USING CONTROLLED SUBSTANCE	03				
03/13/2008	UNAPPROVED EMPLOY/RESIDE CHGE	03				
03/13/2008		03	04/02/2008	DEPT SANC (CONF DOP FACILITY); INPATIENT TREATMENT	0039/0000	03/20/08

ALLEGATION(S) SPECIFIED:

The above-named offender has violated conditions of supervision by:

ALLEGATION #1

Failure to obey all laws; specifically, threatening to kill Shelley Blackburn on 5/14/08

WITNESS(ES):

- 1) CCO Rob Diekman
- 2) Shelley Blackburn
- 3) Deanna Wolf

SUPPORTING EVIDENCE:

On 8/19/04, Douglas Blackburn was sentenced in Island County Superior Court. At that time, he was directed to obey all laws.

After releasing from prison an intake was completed. On 2/28/07, Douglas Blackburn signed the Department's Standard Conditions, Requirements and Instruction form, acknowledging his responsibility to obey all laws

Mr. Blackburn completed American Behavioral and Health Sciences (ABHS) treatment program on or about 5/13/08. On 5/14/08, Mr. Blackburn returned to Island County to reside with his girlfriend Leanna Christian. Mr. Blackburn went to his mother Gail's home (Blackburn's former residence) at 3022 Brentwood Place to pick up some of his belongings. Gail's caretaker Deanna Wolf was present at the home.

2-1- A short time later, Mr. Blackburn's sister-in-law Shelley Blackburn arrived at the house. A verbal altercation ensued between Mr. Blackburn and Shelley Blackburn when Shelley demanded Mr. Blackburn leave the property. Mr. Blackburn left the residence after Shelley threatened to call 911. *I was already leaving* -2-1

4-1- Approximately 10 minutes after leaving the residence, Mr. Blackburn made a phone call to Deanna Wolf saying he (Mr. Blackburn) was upset and so aggravated with Shelley he could "kill her". Ms. Wolf took the threat seriously so called Shelley to advise her of the threat. Ms. Wolf left Gail's home around 12:30 p.m. to head toward her second job. -4

*Please review attached written statement from Deanna Wolf and Shelley Blackburn dated 5/14 and 5/15/08 for further details.

4-1- *Note: Mr. Blackburn went to Ms. Wolf's other job site to question her about his threat. Ms. Wolf did not want to speak to Mr. Blackburn so she walked into her job. -4-1

4-2 Later on 5/14/08, Mr. Blackburn reported to DOC and was arrested without incident. After Officer Carter read Mr. Blackburn his Miranda Rights from a card, Mr. Blackburn agreed to discuss the threat. Mr. Blackburn reportedly did not mean to threaten her (Shelley Blackburn), *Elegided was not threatening* 4-2

and was not intending on killing her. Mr. Blackburn admitted saying something to the affect "I feel so upset I could kill her". Over and over, Mr. Blackburn commented he did not mean to threaten her and did not intend on carrying out the threat.

ADJUSTMENT AND SUPERVISION SUMMARY:

Mr. Blackburn's adjustment to DOSA supervision started off fairly well and has ended poorly. He released from prison on 11/18/06. Since release, he maintained fairly steady employment in landscaping, construction and masonry fields.

The current offense is Manufacture and Possession of Methamphetamine. Mr. Blackburn was given an opportunity for a reduced sentence pursuant to the DOSA 2 (b). Since release, Mr. Blackburn received a verbal reprimand, 2 stipulated agreements, and, has had 3 prior full hearings, this being his 4th. The stipulated agreements addressed a dilute UA and failure to attend treatment as directed. The prior hearings addressed alcohol and drug use.

5- Now, within 1 day of returning to Island County from inpatient chemical dependency treatment, Mr. Blackburn made a threat to kill his sister-in-law Shelley Blackburn. Mr. Blackburn has repeatedly said he had no intention of carrying out the threat and that he did not mean to threaten her. The fact is there has been long-standing tension in the Blackburn family regarding Mr. Blackburn's repeated failure to get his life on track, causing the family much grief and heartache. Mr. Blackburn burned bridges (so-to-speak) with his family to the point he was no longer allowed to reside on the property. -5

All threats to kill need to be taken very seriously. Mr. Blackburn is a convicted Methamphetamine cook. He has numerous felony drug-related convictions stemming back to 1988 and has a prior conviction for Assault 2nd Degree. Mr. Blackburn's threat to kill his sister-in-law is not only unacceptable, it's against the law.

RECOMMENDATION:

Revoke DOSA 2(b).

I certify or declare under penalty of perjury of the laws of the state of Washington that the foregoing statements are true and correct to the best of my knowledge and belief.

Submitted By:

Approved By



Robert Diekmann
COMMUNITY CORRECTIONS OFFICER 3
NW OAK1
499 N.E. Midway Blvd. #1



Gregg P Freeman
COMM CORR SUPERVISOR

Re: BLACKBURN, Douglas
DOC# 944347
5/15/2008 - Page 5 of 5

25

Oak Harbor WA 98277
Telephone (360) 675-9031

RAD: RAD/5/15/2008

Distribution: COMMUNITY ORIGINAL: Hearing Officer/File (via Discovery Packet)
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forwarded within 72 hours of Hearing.

The contents of this document may be eligible for public disclosure. Social Security Numbers are considered confidential information and will be redacted

DT37 4 944347 051408 051408
EM3 DORO037

OFFENDER CHRONO REPORT

05/15/08 10.09.37
PAGE 1

NAME: BLACKBURN, DOUGLAS LOU

OFFICE: Z31 SNHMSH CNTY VIOL
OFFICER:

05/14/08 ON 04 P'S SISTER IN-LAW SHELLEY BLACKBURN IN OFFICE BUT HAD TO LEAVE BEFORE I COULD MEET W/HER. SB PROVIDED OUR SUPPORT STAFF A NOTE TO GIVE TO ME: "ROB-PLEASE CALL WHEN YOU CAN. DOUG MADE A 3RD PARTY THREAT THE (SIC) HE "WANTS TO KILL ME". I MADE A REPORT WITH THE SHERIFF. THX-SHELLEY BLACKBURN

05/14/08 ON 08 CONT...CALLED SHELLEY SHORTLY AFTER SHE LEFT THE OFFICE, SHELLEY MADE A VERBAL REPORT W/DEPUTY DAVISON, ICSO TODAY. SHELLEY TOOK P'S COMMENT AS A THREAT AND SHE IS CONCERNED FOR HER SAFETY, SHE PLANS ON TRYING TO OBTAIN AN NCO TOMMOROW IN SUPERIOR COURT. SHELLEY INDICATED P MADE THE THREAT TO P'S MOM GAILS CAREGIVER DEANNA WOLF TODAY BY PHONE. 308 05/14/08 R DIEKMAN

05/14/08 TC 12 CALLED DEANNA WOLFE, GAILS CAREGIVER. DW IS WILLING TO TESTIFY BY PHONE AND PROVIDE A WRITTEN STATEMENT AS TO WHAT TRANSPIRED TODAY. DW STATES P SHOWED UP TODAY AT HIS MOMS HOUSE TO PICK UP HIS BELONGINGS, P'S MOM IS OUT OF THE COUNTRY VISITING FRIENDS. DW SAID SHELLEY SHOWED UP AND DIRECTED P TO LEAVE THE PROPERTY RIGHT AWAY. P SAID HE HAD PERMISSION TO BE AT THE HOME, SHELLEY REITERATED P IS NOT TO BE ON THE PROPERTY AGAIN TELLING P TO LEAVE. DW SAID "THEY BATTLED BACK AND FORTH ABOUT IT FOR A FEW MINUTES" THEN P LEFT. SHELLEY STAYED FOR A FEW MORE MINUTES TO MAKE SURE DW AND GAILS SISTER ALANA WHO WAS PRESENT WAS ALSO OK.

(CONT) 05/14/08 R DIEKMAN
05/14/08 TC 16 (CONT) SHELLEY THEN LEFT. ABOUT "10 OR 15 MINUTES" LATER P CALLS DEANNA SAYING SHELLEY "DOES NOT KNOW WHAT SHE IS TALKING ABOUT, THAT SHE IS A STUPID BITCH" P ASKED FOR HIS BROTHERS PHONE NUMBER, DW PROVIDED NUMBER TO P. THEN P ASKED WHERE HIS MOM GAIL WAS, WHEN SHE WAS COMING BACK. DW ADVISED P SHE CAN'T DISCLOSE DUE TO CONFIDENTIALITY REQUIREMENTS. P SAID "I AM SO AGGRAVATED WITH THIS, I AM AGGRAVATED WITH SHELLEY, I COULD KILL HER". DW TOOK P'S THREAT SERIOUSLY AND REPORTED IT TO SHELLEY RIGHT AWAY. DW WILL PROVIDE WRITTEN STATEMENT TO DOC AND TRY AND HAVE IT TO DOC BY TODAY. I PROVIDED OUR FAX #.

05/14/08 JS 20 STAFFED CASE/SITUATION W/CCS FREEMAN; DECISION MADE TO ARREST P AND HOLD FOR AN IN-CUSTODY HEARING. 05/14/08 R DIEKMAN
05/14/08 OP 24 P REPORTED; RELEASED FROM ABHS YESTERDAY, MADE APPOINTMENT W/COMPASS HEALTH FOR 5/21/08 AT 1PM. UA TAKEN TODAY; P LEARNED A LOT AT ABHS, 28 DAY PROGRAM. P NOW LIVING WITH HIS GIRLFRIEND LEANNA CHRISTENSON ON ZYLSTRA ROAD (DP34 UPDATED). P WENT TO DSHS THIS MORNING AND PICKED UP PAPERWORK FOR ADATSA. P ARRESTED W/OUT INCIDENT. 05/14/08 R DIEKMAN

05/14/08 OP 28 (CONT)...P WAS ADVISED HE WAS BEING ARRESTED FOR MAKING A THREAT TO KILL. P WAS READ HIS MIRANDA RIGHTS BY OFFICER CARTER OF OHPD WHILE IN CUFFS. ALSO PRESENT WERE CCO LISA LEE AND MYSELF. P AGREED TO DISCUSS THE THREAT TO KILL. P SAID HE DID NOT THREATEN HER, THAT HE WAS NOT INTENDING ON KILLING HER. P ADMITTED SAYING SOMETHING TO THE AFFECT "I FEEL SO UPSET I COULD KILL HER". AGAIN, P RE-ITERATED HE DID NOT THREATEN HER. 05/14/08 R DIEKMAN 05/14/08

Meaning of Could: Might, May possibly, May, Perhaps, Can

DT37 4 944347 051408 051408
EMB DOR0037

(27)
OFFENDER CHRONO REPORT

05/15/08 10.09.37
PAGE 2

NAME: BLACKBURN, DOUGLAS LOU

OFFICE: Z31 SNHMSH CNTY VIOL
OFFICER:

05/14/08 OC 36 P'S GIRLFRIEND LEANNA CHRISTENSON BACK IN THE OFFICE STATING P CALLED HER FROM THE JAIL ASKING IF SHE WILL WRITE STATEMENT AS TO WHAT SHE HEARD. LC ASKED IF SHE CAN MAKE A STATEMENT, ADVISED YES, LC IS REPORTEDLY WILLING TO TESTIFY. LC WILL WRITE A STATEMENT TODAY AND PROVIDE TO DOC TOMMOROW. 05/14/08 R DIEKMAN

05/14/08 LC 40 EMAIL REQUESTING PROBABLE CAUSE. 05/14/08 R DIEKMAN

05/14/08 LC 44 EMAIL REQUESTING TRANSPORT 05/14/08 R DIEKMAN

05/14/08 TP 48 P CALLS FROM THE JAIL TRYING TO PLEAD HIS CASE FOR NOT "TRYING TO THREATEN" SHELLEY. P WANTED TO MAKE SURE I PUT IN THE DISCOVERY HE SCHEDULED AN APPOINTMENT W/COMPASS HEALTH TODAY AND THAT P DID NOT DIRECTLY THREATEN SHELLEY AND HE DROVE RIGHT BY SHELLEY'S TO GET TO HIS MOMS HOUSE. I EXPLAINED TO P IT IS NOT OK TO THREATEN TO KILL SOMEONE WHETHER DIRECTLY OR INDIRECTLY, P SAID HE UNDERSTOOD WHAT I WAS SAYING BUT KEPT RE-ITERATING HE DID NOT MEAN TO THREATEN ANYONE. P ASKED THAT I COME SEE HIM TOMMOROW MORNING BEFORE TRANSPORT. TOLD P I WILL TRY. P WOULD LIKE RELEASE OF INFO SIGNED FOR HIS GIRLFRIEND LEANNA CHRISTENSON ALSO. 05/14/08 R DIEKMAN

05/14/08 OP 52 KIOSK REPORTING SESSION STATUS: SUCCESSFUL, DATE TIME: 2008-05-14-13.12.09.906000, LOCATION: OAK HARBOR OFFICE KIOSK, UA MESSAGE: NO 05/14/08 SYSTEM



28
CONDITIONS, REQUIREMENTS, AND INSTRUCTIONS

OFFENDER BLACKBURN, DOUG	Doc# 944347	FOS# NA	COUNTY/CAUSE # ISLAND / 041001138
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I understand that under the provisions of RCW 9.94A or 9.95 or 9.95.270 or 10.77, I am subject to all conditions and requirements the Court/ Indeterminate Sentence Review Board/Department of Corrections (DOC) has imposed and that the terms of supervision can be revoked, modified, or changed at any time during the course of supervision. Furthermore, I understand that I am under the supervision of the Department of Corrections and that I must comply with the instructions of the Department herein. Should I violate any of these conditions, requirements or instructions, I understand that I may be brought before the Court/Indeterminate Sentence Review Board/Department of Corrections Hearing Officer for a hearing and/or imposition of additional sanctions.

STANDARD CONDITIONS:

- Secure written permission from the community corrections officer before leaving the state of Washington.
- Remain within a geographic area as directed by the Department of Corrections as follows:

REMAIN WITHIN THE STATE OF WASHINGTON

- Obtain written permission from the community corrections officer before traveling outside the county in which you reside, unless you have been advised in writing by your community corrections officer that it is not necessary to do so.
- Notify the community corrections officer before changing residence or employment.
- If sex offender who committed your crime(s) on or after 6/6/96, with a minor child victim, avoid contact with victim or minor children of similar age UNLESS authorized by the community corrections officer.
- Abide by written or verbal instructions issued by the community corrections officer.
- CCI and OAA Only:** Abide by any DOC imposed conditions:
 - OAA Only:** Obey all municipal, county, state, tribal, and federal laws.

COURT-ORDERED CONDITIONS/REQUIREMENTS:

AS SET BY THE COURT UNDER THE ABOVE ENTITLED CAUSE

FINANCIAL OBLIGATIONS: (NOT APPLICABLE TO FOS CASES)

- The Court has ordered me to pay legal financial obligations, including accrued interest. I am required to make payments under the following cause numbers and in the amounts listed:

Restitution:.....	\$	Court Costs:.....	\$127	Attorney Fees:.....	\$400
Fine:.....	\$2,000	Victim's Compensation:.....	\$500	Other:.....	\$100
Drug Fund:.....	100	Lab Fee:.....	\$100		

I agree to pay not less than \$50 per month beginning 30 DAYS AFTER RELEASE FROM CONFINEMENT to the Clerk of ISLAND County, until my financial obligation is paid in full. ~~3,327~~ \$ 3,327 total

COMMUNITY SERVICE HOURS:

☐ Complete _____ hours of community service at a rate of _____ hours per ☐ week ☐ month as directed by the Department of Corrections. Report as directed to the Department of Corrections.

REPORTING INSTRUCTIONS:

- (29)
- I am required to report and be available for contact with the assigned community corrections officer as directed until instructed to no longer report, or a court order is issued closing the case.
 - Failure to report and/or provide a valid address may result in the filing of escape charges if on community custody status.

Sign with initials

Report to: ROB DIEKMAN

Address: 499 NE MIDWAY BLVD., STE 1, OAK HARBOR, WA, 98277

Telephone: (360) 675-9031 OR TOLL FREE (888) 801-6618

Reporting Instructions: In person on the day(s) listed below, or as otherwise directed by my CCO.

- ☐ 1st ☒ 2nd ☐ MONDAY ☐ TUESDAY
☐ 3rd ☐ 4th ☒ WEDNESDAY ☐ THURSDAY ☐ FRIDAY
☒ Other:

*REPORT IN PERSON TO DOC, ADDRESS LISTED ABOVE, WITHIN 48 HOURS OF RELEASE...

AND...

REPORT (IN PERSON) TO THE ADDRESS LISTED ABOVE (2ND WEDNESDAY OF EVERY MONTH) BETWEEN THE HOURS OF 8:00AM AND 11:30AM AND/OR BETWEEN 1:00PM AND 4:30PM UNTIL DIRECTED OTHERWISE BY YOUR CCO. ON YOUR REPORT DAY, YOU MUST SPEAK WITH YOUR ASSIGNED OFFICER IF S/HE IS IN THE OFFICE.

*EVERY TIME YOU REPORT TO THE DOC, FOR ANY REASON, REPORT TO THE KIOSK MACHINE, FOLLOW ALL INSTRUCTIONS/MESSAGES LISTED ON THE KIOSK MACHINE. ***YOU MUST SEE ME AFTER REPORTING TO THE KIOSK MACHINE***

*YOU MUST IMMEDIATELY REPORT VIOLATIONS OF PROBATION, NEW ARRESTS, AND LAW ENFORCEMENT CONTACT TO THE DOC.

COST OF SUPERVISION:

- Unless waived by the Court or DOC, I will be assessed a supervision fee of \$20 to \$40 monthly while on active supervision. The amount charged will vary depending on my supervision status and classification level. I will be sent a billing statement detailing my costs of supervision and the amount I am required to pay. **Beginning (AS BILLED) I will mail my supervision fee payments only in the form of a cashier's check or money order, made payable to: The Department of Corrections, PO Box 9700, Olympia WA 98507-9700. I will put my name and DOC number on every cashier's check or money order.**

NOTICES:

- Firearms:** I have been advised and understand if I have been convicted of a crime in category checked below, I am prohibited by law from owning, possessing, receiving, shipping, or transporting a firearm, ammunition, or explosives. I understand the prohibition extends to every sort of gun, rifle, or explosive device or similar device including the frame or receiver of firearms. I understand that this may also be a violation of my supervision per RCW 9.94A.120(16).

✓ Any Felony Offense

✓ Misdemeanant Offense (RCW 9A.10.040, 10.99.020):

Includes the following misdemeanor offenses, when committed by one family or household member against another, committed on or after July 1, 1993:

Stalking* (RCW 9A.46.110)

Assault 4 (RCW 9A.36.041)

Reckless Endangerment 2 (RCW 9A.36.050)

Coercion (RCW 9A.36.070)

Violation of a Protective Order - No Contact (RCW 10.99.040)*, (RCW 26.50.060, 070, 130)

*Can also be a felony offense.

I further understand that I should seek legal advice if I wish to possess a firearm after I am discharged from supervision.

30

• **Debt:** I have been advised and understand that failure to make payments toward my legal financial obligations as scheduled can result in an increase in my monthly payment rate and/or referral of my case to the county clerk's office for collection. Should I fall behind in my monthly payment in an amount equal or greater than the amount payable for one month, the Department of Corrections may issue a Notice of Payroll Deduction. Without further notice, my employment earnings are subject to a Notice of Payroll Deduction and my earnings or property, or both, are subject to an Order to Withhold and Deliver. Any net proceeds obtained through either a Notice of Payroll Deduction or an Order to Withhold and Deliver will be applied to my court-ordered financial obligations. (Not Applicable to FOS Cases)

• **Grievance Procedure:** The DOC grievance procedures have been explained to me and I understand them.

☐ **Registration:** I have been advised and understand the registration requirements for offenders. _____ Sign with Initials

• **Arrest, Search, and Seizure:** I am aware that I am subject to search and seizure of my person, residence, automobile, or other personal property if there is reasonable cause on the part of the Department of Corrections to believe that I have violated the conditions/requirements or instructions above.

• **Computerized Billing System:** I am aware I will receive a monthly bill from the Department of Corrections for each cause number on which I owe legal financial obligations. I understand I am to mail the stub along with my payment to the appropriate county clerk. (Not Applicable to FOS Cases)

Tolling: I have been advised that those periods that I am unavailable for supervision (i.e., in jail, on abscond status) will not count towards my supervision period. (FOS Cases subject to Home State rules regarding tolling.)

• **Imposed Conditions:** I am aware that I must submit a written request to my CCO within 24 hours of being served with a DOC Imposed Condition if I wish to appeal the condition.

• **Threats to Staff:** I am aware that if I threaten my Community Corrections Officer or other Department of Corrections staff or contractors, I may be arrested and charged under RCW 9A.46.195 Obstruction of Public Servant, and that this may also be a violation of my supervision.

I have read or have had read, to me the foregoing conditions and sentence requirements which are applicable in my case. Each of these conditions/requirements have been explained to me and I hereby agree to comply with them.

• I have received a copy of the Judgment and Sentence on this cause. _____ Sign with Initials

OFFENDER SIGNATURE <i>Darryl Shooker</i>		DATE <i>2/28/07</i>
CURRENT ADDRESS <i>3022 Brentwood PL Oak Harbor Wa. 98277</i>		MAILING ADDRESS: (IF DIFFERENT)
HOME PHONE: 360 <i>360-240-9229</i>		WORK: <i>360-293-3456</i>
CELL PHONE: <i>360-672-0995</i>		EMAIL:
CCO SIGNATURE <i>Rob Rich</i>		DATE <i>2-28-07</i>
LOCATION OAK HARBOR FIELD OFFICE		TELEPHONE (360) 675-9031; OR TOLL FREE: (888) 801-6618



STATE OF WASHINGTON
DEPARTMENT OF CORRECTIONS

HEARING AND DECISION SUMMARY

RELEASE FROM DOC CUSTODY/CONFINEMENT: ☐ YES ☒ NO (See Confinement Order DOC 09-238)

OFFENDER NAME (LAST, FIRST) <i>Blackburn, Douglas</i>	DOC # <i>944347</i>	RMI/LSI <i>13/30</i>	DATE OF BIRTH <i>9-6-63</i>
CAUSE NUMBER(S) <i>Island 04-1-00113-8</i>			
OFFENDER STATUS <input type="checkbox"/> CCI <input checked="" type="checkbox"/> CCP <input type="checkbox"/> CCJ <input type="checkbox"/> CCM <input checked="" type="checkbox"/> DOSA <input type="checkbox"/> W/R <input type="checkbox"/> FOS			

DATE OF HEARING *5-27-08* LOCATION OF HEARING *SCJ*
CCO NAME *Robert Dickman* WAIVED APPEARANCE ☐ YES ☒ NO
OTHER PARTICIPANTS *Debra Blum (presenting)* COMPETENCY CONCERN ☐ YES ☒ NO
Shelly Blackburn WAIVED 24 HOUR NOTICE ☐ YES ☒ NO
Debra Wolf INTERPRETER/STAFF ASSISTANT ☐ YES ☒ NO

PRELIMINARY MATTERS:

ALLEGATIONS	PLEA	FINDING Guilty / Not Guilty Probable Cause Found
<i>1. FTOH by threat to kill 5-14-08</i>	<i>N/G</i>	<i>G</i>

EVIDENCE RELIED UPON (LIST):		
<input checked="" type="checkbox"/> J&S	<input checked="" type="checkbox"/> Notice of Allegation, Hearing, Rights and Waiver form	<input checked="" type="checkbox"/> Report of Alleged Violations
<input checked="" type="checkbox"/> Conditions, Requirements, and Instructions form	<input type="checkbox"/> Chronological Reports	<input checked="" type="checkbox"/> Other Listed Below:
<i>Letter Lesma Christa, Nephew's statement Shelly Blackburn's statement; Debra Wolf statement;</i>		



SUMMARY OF FACTS PRESENTED/ REASONS FOR FINDINGS:

1. Also Jan word. per bill P said could kill her referring to
ma. Blackburn. statements of Blackburn & Leanne Johnston
CCO: Dickinson: nephew statement 3:15 pm threat,
Shelly Blackburn: married to Gary's brother: 911 if not leave
then call from Leanne's way wanted more. & Leanne so
convinced she called her. Would never agree to coming to house
when Bill not there. "son history of beating her & took
it seriously & has threatened her in past. Said Bill threatened & still
do."

CCO Dickinson: admitted he said it after phone fight. Leanne's statement
was consistent & clear about threat. RCW (V)(b) person placed in fear threat carried out.

SANCTIONS AND REASONS FOR SANCTION:

ADJ: CCO: Family already impl. 4th full hearing
long time past & past account 2. RMB: wife
cognitive impairment. Alcohol/Drug.
P: was employed building houses. & side job as room. Family child
support. Went to ABHS 5-13-08. tired of using drugs. Working to pay
past bills.

**OBEY ALL FACILITY RULES

**REPORT IN PERSON TO CCO WITHIN ONE BUSINESS DAY OF RELEASE

Blackburn 844347

Douglas B Blackburn
OFFENDER SIGNATURE

5-27-08
DATE

Robert Lee
HEARING OFFICER SIGNATURE

Robert Le Lanne
HEARING OFFICER NAME (PRINTED)

The contents of this document may be eligible for public disclosure. Social Security Numbers are considered confidential information and will be redacted in the event of such a request. This form is governed by Executive Order 00-03, RCW 42.56, and RCW 40.14.

Hearing and Decision Appeals³⁴

sent 5/27/08 From Snobom's court Corrector

- ① I don't feel my hearing was (Just)
- ② I could not cross examine one of the witnesses, ③ or Did they listen to a word I said please review tape. The hearings officer was very rude. Kept cutting me off in the center of me talking. I do not deserve to have my D.O.S.A. Revoked. ④ The hearings Ladie Picked up a letter that my mom sent me and started to read it Robert yelled at her because she violated my rites.
- ⑤ The hearing was Unjust. I want a new hearing and a new hearings officer. ⑥ I don't understand how I have Broken the Law if there has ~~not~~ Been no charge Brought upon me. The D.O.C charge is Failure to Obey all laws. ⑦ I haven't Broken any Law.

ADDRESS D.O.C Regional

Appeals, Panel Hearings Unit

1016 So. 28th St. 3rd Floor

Tacoma Wa. 98409

5/27 Hearing ³⁵ and Decision Appeal

Since I havent Brocken aney laws
and was still found guilty. I feel
that revolking my D.O.S.A was
~~two~~ exstrem (over sanctioned)

I Feel the time I have already
Done here should be enough
I've Been here for two weeks. By
the time you come to a decision
I'll have Done Some time. It's unknow
how much time I'll have done. Please
give me Cretit for time served
and release me. Or at least reconsider
the sanction I Do not deserve a
D.O.S.A Revoke. I have not Broken
aney laws. Doug Blackin

* LETTER/STATEMENT FROM GAIL BLACKBURN.
5/108-(1 of 5)

To Whom It May Concern:

I wish to inform the court that I have personally had a problem with my son Ronald's, wife Shelley Blackburn.

She is extremely controlling personality. For the past 5 yrs she was my caregiver when I was extremely ill. Both Ronald and Shelley moved into my home as the Doctors said I could not live alone. They were very good in many ways, but Shelley was very difficult and had her way in one way or another. We went up and down more and more thru the years and as I got better and more able to be independent, she wanted her way in all areas, manipulating

(2 of 5)

everyone, more & more. I really did appreciate her help and without it, would have been in a supportive living situation. However, by the time I asked them to move out and was eligible for COPE's care I had gotten rid of many of my favorite things trying to let her, Shelley, feel more at home by releasing more and more of my home to try to let her have her way so she could feel more at home. I realize how difficult a position she had as being a daughter-in-law (new to me & new to ^{me} her) but I really did appreciate her help. I had a gastric bypass surgery in 2007 and as I lost more weight my BRITTLE DIABETES improved drastically and I wanted less help and more independence,

(345)

She gave me nothing because I was well enough to be a little independent. I gave my her and Ronald a portion of my 5 acres to build their own home. So we both could have more independence, but thought that she, Shelley, would still need in our file help as she was a Daughter-in-law. This has not happened so far.

Shelley hated that I allowed Doug to move into my home and never got along well with him. She had made up her mind that she did not want him here ever, period. Shelley is as I said earlier, very good at manipulating and gets her way or else.

I just wanted you all to know, I love my son ^{Doug} and am well aware of his ongoing problems, but know his underside

(4 of 5)

is basically good. It is not good for him to live with me, but I hope he can be around for his help and family dinners etc. I have lost my son David, Ronalds twin to cancer, my husband to cancer and still have poor health. I am not supposed to get emotionally upset as my blood sugar goes haywire. All this family pressure and problems do not help. I am also my retarded sister's guardian and she resides with me and is a big help but I must protect and have a calm surrounding for her sake. Also my caregivers do not want exposure to problems within a family and only want to work with me on my own.

(545)
This is written to try to
inform you of the complicated
situation.

Thank you for listening
to me and considering all
the information I have provided

Gail S. Blackburn
3022 Brentwood Pl.
Oak Harbor, Wa 98277
360-240-9229